They don't care if people struggle to get by on low wages or with no unemployment insurance, as long as corporations can keep their tax loopholes, and they don't care if the environment is raped, as long as big polluters can continue to circumvent regulations that protect our air and water.

Before we go home, we need to show the American people that Congress does care about them, and we need to pass important measures that jumpstart the middle class, so we can say we did something while we were here.

OBAMACARE PREMIUM HIKES ARE HURTING FAMILIES

(Mr. WILSON of South Carolina asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. WILSON of South Carolina. Mr. Speaker, the failing Affordable Care Act has proven not to be affordable for American families. Health care premiums have increased with confusing coverage destroying jobs.

When Stepheni from Monetta went to the doctor, she found her "copay for each therapy session is \$250. However, I can be an uninsured self-pay patient and get the same therapy for \$85 per visit."

Connie from Aiken says, "I was more than shocked to learn what used to be an \$89 prescription was now more than \$300."

America's devoted mothers know firsthand of the failure of ObamaCare. Small businesses are hiring more part-time workers than full-time workers because ObamaCare costs are too high. Longtime employees are having hours reduced, putting families at risk.

We must repeal and replace ObamaCare, so that people like Stepheni and Connie receive relief from unworkable mandates.

In conclusion, God bless our troops, and we will never forget September the 11th in the global war on terrorism.

Best wishes for continued success for Chad Sydnor, Military Legislative Assistant of the Second District, for continued service with Senator John Booz-MAN of Arkansas.

LITIGATING THE EXECUTIVE BRANCH

(Ms. JACKSON LEE asked and was given permission to address the House for 1 minute.) $\,$

Ms. JACKSON LEE. Mr. Speaker, often, the American people hear the term "Congress," but I think it is important to let all of my colleagues know and remind them what the Republicans will be doing over the next 48 hours.

It is important to know that there will be a resolution—a bill—on the floor of the House, H. Res. 676, and it says that they are looking for the power to intervene in one or more civil actions to file suit against the President, to seek any appropriate relief

against the President, the head of any department or agency, or any other officer or employee.

Let me be very clear. The Republicans are looking to sue the secretary who didn't order enough paper clips and indicate that we need to sue the President for not doing his job, while veterans are suffering and need a whole reformation and a new bill, while people are still not getting their unemployment insurance, while we are not able to expand Medicaid to help those who need health care, and while we are not raising the minimum wage.

Democrats want to work for the American people, but Republicans want to sue the secretary, meaning the secretary who orders paper clips, because the President is not doing his job. Let's work for the American people.

LET'S UNITE TO FIX THE VA

(Mr. YODER asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. YODER. Mr. Speaker, the Sunflower State has a long and proud history of Kansans answering a call of duty to serve their country. From pre-Civil War battles to keep Kansas a free State, to brothers joining arms to fight for democracy in wars around the globe, to today's battles fighting terrorism in remote and dangerous places, Kansans proudly step up to serve when asked, time and time again.

Kansas is now home to more than 220,000 veterans, courageous men and women who have honored our Nation by sacrificing and serving; yet, sadly, our Nation does not always honor them. I have been heartbroken to see how some of our veterans are treated when returning home from service.

Mr. Speaker, it is past time that Democrats and Republicans, House and Senate, unite on legislation that would fix the problems in the VA, that would give our veterans in long waiting lines options to receive quicker and better care when needed and legislation that would ensure that adequate resources are available to care for posttraumatic stress disorder and other injuries sustained in today's battles.

Mr. Speaker, our veterans have honored and fought for us. How about we, as a Congress, honor and fight for them.

PROVIDING FOR CONSIDERATION OF H.R. 4315, 21ST CENTURY EN-DANGERED SPECIES TRANS-PARENCY ACT

Mr. BISHOP of Utah. Mr. Speaker, by direction of the Committee on Rules, I call up House Resolution 693 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. RES. 693

Resolved, That at any time after adoption of this resolution the Speaker may, pursuant

to clause 2(b) of rule XVIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the bill (H.R. 4315) to amend the Endangered Species Act of 1973 to require publication on the Internet of the basis for determinations that species are endangered species or threatened species, and for other purposes. The first reading of the bill shall be dispensed with. All points of order against consideration of the bill are waived. General debate shall be confined to the bill and amendments specified in this resolution and shall not exceed one hour equally divided and controlled by the chair and ranking minority member of the Committee on Natural Resources. After general debate the bill shall be considered for amendment under the fiveminute rule. In lieu of the amendment in the nature of a substitute recommended by the Committee on Natural Resources now printed in the bill, it shall be in order to consider as an original bill for the purpose of amendment under the five-minute rule an amendment in the nature of a substitute consisting of the text of Rules Committee Print 113-55. That amendment in the nature of a substitute shall be considered as read. All points of order against that amendment in the nature of a substitute are waived. No amendment to that amendment in the nature of a substitute shall be in order except those printed in the report of the Committee on Rules accompanying this resolution. Each such amendment may be offered only in the order printed in the report, may be offered only by a Member designated in the report, shall be considered as read, shall be debatable for the time specified in the report equally divided and controlled by the proponent and an opponent, shall not be subject to amendment, and shall not be subject to a demand for division of the question in the House or in the Committee of the Whole, All points of order against such amendments are waived. At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. Any Member may demand a separate vote in the House on any amendment adopted in the Committee of the Whole to the bill or to the amendment in the nature of a substitute made in order as original text. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommit with or without instructions.

The SPEAKER pro tempore. The gentleman from Utah is recognized for 1 hour.

Mr. BISHOP of Utah. Mr. Speaker, for the purpose of debate only, I yield the customary 30 minutes to the gentlewoman from New York by way of Kentucky, Ms. SLAUGHTER, pending which I yield myself such time as I may consume. During consideration of this resolution, all time yielded is for the purpose of debate only.

GENERAL LEAVE

Mr. BISHOP of Utah. I ask unanimous consent that all Members have 5 legislative days in which they may revise and extend their remarks.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Utah?

There was no objection.

Mr. BISHOP of Utah. Mr. Speaker, this resolution provides for a structured rule for the consideration of H.R. 4315, the Endangered Species Transparency and Reasonableness Act, and